## Spineless, Says Fish Party of New Mutual Questions

Modified Requisition's Terms Are Made Public by Mr. Peabody-Differ Materially from the One Splitting the Truesdale Committee.

## \$2,000 SALARY LIMIT CUTS DOWN LIST

revised and modified requisition made by no provision requesting trustees of the Truesdale investigating committee for company to answer these questions, but others must do so. Each printed form individually addressed and reads thus:—

ompany, its officers and employes.

In several particulars it is a materially different document from the blanket requisition of December 26, addressed to pushfilm of December 26, addressed to president, or knowledge of the affairs of the Company as rederic Cromwell as acting president, or knowledge of the affairs and rejected by Mr. Peabody in his letter indicated by said inquiries. and rejected by Mr. Peabody in his letter of February 13, as too vague and sweeping in its terms. The committee's withdrawal of its original requisition was the task of its original requisition was the factor that presint at a Salvey example that presint at Salvey example for a sealed envelope.

CHARLES A. PEABODY. signation from the investigating comttee and from the Board of Trustees.

riginal requisition with the modified one deulated to elicit any information of the eged financial peccadilloes of members of the Board of Trustees in the matter of which their personal affairs may have een improperly involved with the affairs

ployes it is conceded by critics of the Mutual administration and of the Trueslale committee that the present requisition sufficiently broad, deep and comprehenlive. As regards the trustees, however supporters of Mr. Fish say they are not onvinced by the committee's mere asser-

Charles A. Peabody, president of the inquiry concerning a small army of clerks,
Mutual Life Insurance Company, yesterual inforces who were included under the
day made public a letter embodying the
terms of the original requisition. There is

Questions Asked.

With a blank space in which to write the answer these questions then follow:—

Our committee would also like to inquire probate. The document was signed by Mr. To STOP 'HEIR TO THE HOORAH.' was the purchases and sales of all service by and on behalf of the company, a death, in Lakewood, N. J. It was witten a dates of the purchase and sale thereof, nessed by his brother, Judge Edward E.

\*\*Water Laster of the Company of the Company of the Company of the Purchase and sale thereof, nessed by his brother, Judge Edward E.

\*\*Water Laster of the Company of the Comp

LAWYERS INDICTED IN BROOKLYN'S SEWER FRAUD CONSPIRACY.



# HOLD THE REINS

New Control of Bankers' Life Is Jubilant, Present Officers Downcast.

DEFEAT IS ADMITTED

Only Formalities Now Remain Before the Change Will Be Made in Concern's Affairs.

TO DISSOLVE VOTING TRUST

Impairment of Capital of \$70,000 Will Be Restored, and Then, It Is Said, Business Will Start Again.

Arr. Stokes will retire as president and dr. Sherer as vice president, with such there of the recent management as have not already resigned. Mr. Van Schalek will be the dominating factor in the Bourd and from the time of the reoranization to and the interests he represents will be responsible for the company's future. Admission of defeat and acknowledge nept that the affairs of the company with

prominent bankers had been asked to serve whose names would carry weight and confidence. He predicted a sound future for the company and declares that with the impairment of its capital restored and the restrictions of the Insurance Department restrictions of the Insurance Departmen

Kirke La Shelle Company.

nessed by his brother, Judge Edward E. McCall, of the Supreme Court, and his two sons, John C. and Leo H. McCall. Mrs. McCall is appointed executrix, and in her petition for probate the only statement may so property is that it is "over \$10,000" in real and "over \$10,000" in personal. This applies to this State only.

"All my estate of every nature, name or kind, whether real, personal or mixed, and tricked whether real, personal or mixed, and tricked wife, Mary I. McCall, her heirs and says may be wife. Mary I. McCall, her heirs and says may be wife. Mary I. McCall, her heirs and says may be wife, Mary I. McCall, her heirs and damm, McCall is survived by a widow, two daughters and five sons. All the children are of age with the exception of two sons.

John K. Thompson, of the United States or the two sons are appointed. Then the two sons are appointed. Then the sons are appointed, then on the ground of cruel testamentary will be issued to the Brooklyn, and have one child,



Joseph Medill Patterson

pairment of \$70,000 in the capital stock and WEALTHY CHICAGOAN WHO TURNED SOCIALIST

and Building Material.

The market of the property of

Over to Them.

Joseph Medill Patterson Says Judge Receives Petition Asking Appellate Division to Mayor Dunne Does Not Put Him Off Bench. # Go Far Enough. HIS FRANK AVOWAL HEARING IS ON MARCH 23 Startles Chicago by Leaving Office Town Topics Harshly Condemned in Documents Signed by Jerome, Because of Clashes with "the

Privileged Few."

to Mayor.

epted with regret. I will reply to your

Mr. Patterson's letter contains four thou-

STRIKING POINTS OF LETTER.

long letter in a few days."

SOME OF HIS VIEWS GIVEN NO STATEMENT IN DEFENCE

Shepard and Osborne, 49

REMOVAL CHARGES

SERVED ON D

"Every Man Should Have a Chance" Is Court Is Asked to Take Action Because of One of His Maxims Stated Business Engaged In Being Contrary to Law.

CONTINUED FROM PAGE THREE.) Returning to this city after a month's acter, Mr. Patterson says:—"As I understand it, I am a socialist." He declares that the whole body of the present laws is ridiculous and obsolete.

Mr. Patterson says:—"As I undershamed to this city after a month's absence, Judge Joseph M. Deuel went to his chambers in Special Sessions Court restand there have served with the charges on which the Appellate Division of

Mr. Patterson's letter is unlike any ever before accompanying the resignation of a move him from the Bench. before accompanying the resignation of a city official. It is full of assertions which caused a str in the City Hall. Mayor Dunne accepted the resignation shortly after the letter was made public and appointed William L. O'Connell, of the William T. Jeromě, Edward M. Shepar South ward, deputy in the Commissioner's and James W. Osborne looking to his office, as acting Commissioner of Public moval and he had indicated his desire office, as acting commissioner of Public
Works. In accepting the resignation the
be served as soon as possible
Mayor wrate as follows:—
been in the city many hours Works is at hand. Your resignation is ac- quest of those who signed it and

hambers, ready to accept service Mr. Patterson's letter contains four thousand words, among which are these striking sentences:

Was chatting with his colleagues. Judg. Wyatt and McAvoy, when Mr. Gans et

Bogart said that Coastlegould referred to the entire estate, the mansion was known simply as Tae Castle.

In the entire estate, the mansion was known simply as Tae Castle.

In the defence aff. Ford said the Goulds of the sail street of the s